As Concurred by the Senate

127th General Assembly Regular Session 2007-2008

Sub. S. B. No. 281

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Senator Seitz

Cosponsors: Senators Cates, Jacobson, Mumper, Niehaus, Schuler, Spada, Wagoner, Boccieri, Cafaro, Fedor, Kearney, Mason, Miller, D., Morano, Roberts, Sawyer, Carey, Goodman, Harris, Miller, R., Schaffer, Smith, Wilson, Stivers

Representatives Dyer, Budish, Batchelder, Beatty, Brown, Chandler, Domenick, Foley, Harwood, Letson, Oelslager, Okey, Setzer, Skindell, Stewart, D.

A BILL

To amend sections 2329.66, 2716.02, 2716.03, 2716.05,

2716.11, 2716.13, and 3923.19 of the Revised Code 2 to increase the exemptions for property that a 3 debtor may hold exempt from execution, 4 garnishment, attachment, or sale for the 5 satisfaction of a judgment or order to reflect the 6 higher exemptions available for such property under the United States Bankruptcy Code and to 8 provide for automatic adjustments to those 9 exemptions based on changes in the Consumer Price 10 Index, to modify the garnishment procedure, and to 11 expand the amount of benefits under sickness and 12 accident insurance policies that are exempt from 13 attachment and other process. 14

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

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Section 1. That sections 2329.66, 2716.02, 2716.03, 2716.05,	15
2716.11, 2716.13, and 3923.19 of the Revised Code be amended to	16
read as follows:	17
Sec. 2329.66. (A) Every person who is domiciled in this state	18
may hold property exempt from execution, garnishment, attachment,	19
or sale to satisfy a judgment or order, as follows:	20
(1)(a) In the case of a judgment or order regarding money	21
owed for health care services rendered or health care supplies	22
provided to the person or a dependent of the person, one parcel or	23
item of real or personal property that the person or a dependent	24
of the person uses as a residence. Division (A)(1)(a) of this	25
section does not preclude, affect, or invalidate the creation	26
under this chapter of a judgment lien upon the exempted property	27
but only delays the enforcement of the lien until the property is	28
sold or otherwise transferred by the owner or in accordance with	29
other applicable laws to a person or entity other than the	30
surviving spouse or surviving minor children of the judgment	31
debtor. Every person who is domiciled in this state may hold	32
exempt from a judgment lien created pursuant to division (A)(1)(a)	33
of this section the person's interest, not to exceed five twenty	34
thousand two hundred dollars, in the exempted property.	35
(b) In the case of all other judgments and orders, the	36
person's interest, not to exceed five <u>twenty</u> thousand <u>two hundred</u>	37
dollars, in one parcel or item of real or personal property that	38
the person or a dependent of the person uses as a residence.	39
(2) The person's interest, not to exceed one three thousand	40
two hundred twenty-five dollars, in one motor vehicle;	41
(3) The person's interest, not to exceed two hundred dollars	42

in any particular item, in wearing apparel, beds, and bedding, and

the person's interest, not to exceed three hundred dollars in each

(A)(4)(b) of this section shall be added to the total exemption

claimed under division (A)(4)(c) of this section, and the total

shall not exceed two thousand dollars. If the person claims an

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(8) The person's interest in a burial lot, including, but not

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necessary health aids;

board, a government unit, or a municipal corporation, or the	136
person's other accrued or accruing rights, as exempted by section	137
145.56, 146.13, 148.09, 742.47, 3307.41, 3309.66, or 5505.22 of	138
the Revised Code, and the person's right to benefits from the Ohio	139
public safety officers death benefit fund;	140
(b) Except as provided in sections 3119.80, 3119.81, 3121.02,	141
3121.03, and 3123.06 of the Revised Code, the person's right to	142
receive a payment under any pension, annuity, or similar plan or	143
contract, not including a payment from a stock bonus or	144
profit-sharing plan or a payment included in division (A)(6)(b) or	145
(10)(a) of this section, on account of illness, disability, death,	146
age, or length of service, to the extent reasonably necessary for	147
the support of the person and any of the person's dependents,	148
except if all the following apply:	149
(i) The plan or contract was established by or under the	150
auspices of an insider that employed the person at the time the	151
person's rights under the plan or contract arose.	152
(ii) The payment is on account of age or length of service.	153
(iii) The plan or contract is not qualified under the	154
"Internal Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C. 1, as	155
amended.	156
(c) Except for any portion of the assets that were deposited	157
for the purpose of evading the payment of any debt and except as	158
provided in sections 3119.80, 3119.81, 3121.02, 3121.03, and	159
3123.06 of the Revised Code, the person's right in the assets held	160
in, or to receive any payment under, any individual retirement	161
account, individual retirement annuity, "Roth IRA," or education	162
individual retirement account that provides benefits by reason of	163
illness, disability, death, or age, to the extent that the assets,	164
payments, or benefits described in division (A)(10)(c) of this	165

section are attributable to any of the following:

(i) Contributions of the person that were less than or equal 167 to the applicable limits on deductible contributions to an 168 individual retirement account or individual retirement annuity in 169 the year that the contributions were made, whether or not the 170 person was eligible to deduct the contributions on the person's 171 federal tax return for the year in which the contributions were 172 made; 173 (ii) Contributions of the person that were less than or equal 174 to the applicable limits on contributions to a Roth IRA or 175 education individual retirement account in the year that the 176 contributions were made; 177 (iii) Contributions of the person that are within the 178 applicable limits on rollover contributions under subsections 219, 179 402(c), 403(a)(4), 403(b)(8), 408(b), 408(d)(3), 408A(c)(3)(B), 180 408A(d)(3), and 530(d)(5) of the "Internal Revenue Code of 1986," 181 100 Stat. 2085, 26 U.S.C.A. 1, as amended. 182 (d) Except for any portion of the assets that were deposited 183 for the purpose of evading the payment of any debt and except as 184 provided in sections 3119.80, 3119.81, 3121.02, 3121.03, and 185 3123.06 of the Revised Code, the person's right in the assets held 186 in, or to receive any payment under, any Keogh or "H.R. 10" plan 187 that provides benefits by reason of illness, disability, death, or 188 age, to the extent reasonably necessary for the support of the 189 person and any of the person's dependents. 190 (11) The person's right to receive spousal support, child 191 support, an allowance, or other maintenance to the extent 192 reasonably necessary for the support of the person and any of the 193 person's dependents; 194 (12) The person's right to receive, or moneys received during 195 the preceding twelve calendar months from, any of the following: 196

(a) An award of reparations under sections 2743.51 to 2743.72

by the "Fair Labor Standards Act of 1938," 52 Stat. 1060, 29

U.S.C. 206(a)(1), as amended;

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(1) "Disposable earnings" means net earnings after the	260
garnishee has made deductions required by law, excluding the	261
deductions ordered pursuant to section 3119.80, 3119.81, 3121.02,	262
3121.03, or 3123.06 of the Revised Code.	263
(2) "Insider" means:	264
(a) If the person who claims an exemption is an individual, a	265
relative of the individual, a relative of a general partner of the	266
individual, a partnership in which the individual is a general	267
partner, a general partner of the individual, or a corporation of	268
which the individual is a director, officer, or in control;	269
(b) If the person who claims an exemption is a corporation, a	270
director or officer of the corporation; a person in control of the	271
corporation; a partnership in which the corporation is a general	272
partner; a general partner of the corporation; or a relative of a	273
general partner, director, officer, or person in control of the	274
corporation;	275
(c) If the person who claims an exemption is a partnership, a	276
general partner in the partnership; a general partner of the	277
partnership; a person in control of the partnership; a partnership	278
in which the partnership is a general partner; or a relative in, a	279
general partner of, or a person in control of the partnership;	280
(d) An entity or person to which or whom any of the following	281
applies:	282
(i) The entity directly or indirectly owns, controls, or	283
holds with power to vote, twenty per cent or more of the	284
outstanding voting securities of the person who claims an	285
exemption, unless the entity holds the securities in a fiduciary	286
or agency capacity without sole discretionary power to vote the	287
securities or holds the securities solely to secure to debt and	288
the entity has not in fact exercised the power to vote.	289

(ii) The entity is a corporation, twenty per cent or more of 290

whose outstanding voting securities are directly or indirectly	291
owned, controlled, or held with power to vote, by the person who	292
claims an exemption or by an entity to which division	293
$\frac{(B)(C)}{(2)(d)(i)}$ of this section applies.	294
(iii) A person whose business is operated under a lease or	295
operating agreement by the person who claims an exemption, or a	296
person substantially all of whose business is operated under an	297
operating agreement with the person who claims an exemption.	298
(iv) The entity operates the business or all or substantially	299
all of the property of the person who claims an exemption under a	300
lease or operating agreement.	301
(e) An insider, as otherwise defined in this section, of a	302
person or entity to which division $\frac{B}{C}(C)(2)(d)(i)$, (ii) , (iii) ,	303
or (iv) of this section applies, as if the person or entity were a	304
person who claims an exemption;	305
(f) A managing agent of the person who claims an exemption.	306
(3) "Participant account" has the same meaning as in section	307
148.01 of the Revised Code.	308
(4) "Government unit" has the same meaning as in section	309
148.06 of the Revised Code.	310
(C)(D) For purposes of this section, "interest" shall be	311
determined as follows:	312
(1) In bankruptcy proceedings, as of the date a petition is	313
filed with the bankruptcy court commencing a case under Title 11	314
of the United States Code;	315
(2) In all cases other than bankruptcy proceedings, as of the	316
date of an appraisal, if necessary under section 2329.68 of the	317
Revised Code, or the issuance of a writ of execution.	318
An interest, as determined under division $\frac{(C)}{(D)}(1)$ or (2) of	319

this section, shall not include the amount of any lien otherwise

valid pursuant to section 2329.661 of the Revised Code.	321
Sec. 2716.02. (A) Any person seeking an order of garnishment	322
of personal earnings, after obtaining a judgment, shall make the	323
following demand in writing for the excess of the amount of the	324
judgment over the amount of personal earnings that may be exempt	325
from execution, garnishment, attachment, or sale to satisfy a	326
judgment or order, or for so much of the excess as will satisfy	327
the judgment. The demand shall be made after the judgment is	328
obtained and at least fifteen days and not more than forty-five	329
days before the order is sought by delivering it to the judgment	330
debtor by personal service by the court, by sending it to the	331
judgment debtor by certified mail, return receipt requested, or by	332
sending it to the judgment debtor by regular mail evidenced by a	333
properly completed and stamped certificate of mailing by regular	334
mail, addressed to the judgment debtor's last known place of	335
residence.	336
The demand shall be in substantially the following form:	337
"NOTICE OF COURT PROCEEDING TO COLLECT DEBT	338
Date of mailing or date of service by the court	339
To:	340
(Name of Judgment Debtor)	341
	342
(Last Known Residence Address of Judgment Debtor)	343
You owe the undersigned (Name of	344
Judgment Creditor) \$, including interest and court	345
costs, for which a judgment was obtained against you or certified	346
in the court on, payment of which is hereby	347
demanded.	348
If you do not do one of the three things listed below within	349
fifteen days of the date of the mailing of this notice or of its	350
service by the court, we will go to court, unless we are otherwise	351

precluded by law from doing so, and ask that your employer be	352
ordered to withhold money from your earnings until the judgment is	353
paid in full or, if applicable, is paid to a certain extent and to	354
pay the withheld money to the court in satisfaction of your debt.	355
This is called garnishment of personal earnings.	356
It is to your advantage to avoid garnishment of personal	357

It is to your advantage to avoid garnishment of personal 357 earnings because the placing of the extra burden on your employer 358 possibly could cause you to lose your job. 359

YOU CAN AVOID THE GARNISHMENT BY DOING ONE OF THESE THREE

THINGS WITHIN THE FIFTEEN-DAY PERIOD:

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- (1) Pay to us the amount due;
- (2) Complete the attached form entitled "Payment to Avoid 363

 Garnishment" and return it to us with the payment, if any, shown 364

 due on it; or 365
- (3) Apply to your local municipal or county court or, if you 366 are not a resident of Ohio, to the municipal or county court in 367 whose jurisdiction your place of employment is located, for the 368 appointment of a trustee to receive the part of your earnings that 369 is not exempt from garnishment, and notify us that you have 370 applied for the appointment of a trustee. You will be required to 371 list your creditors, the amounts of their claims, and the amounts 372 due on their claims, and the amount you then will pay to your 373 trustee each payday will be divided among them until the debts are 374 paid off. This can be to your advantage because in the meantime 375 none of those creditors can garnish your wages. 376

You also may contact a budget and debt counseling service 377 described in division (D) of section 2716.03 of the Revised Code 378 for the purpose of entering into an agreement for debt scheduling. 379 There may not be enough time to set up an agreement for debt 380 scheduling in order to avoid a garnishment of your wages based 381 upon this demand for payment, but entering into an agreement for 382

debt scheduling might protect you from future garnishments of your	383
wages. Under an agreement for debt scheduling, you will have to	384
regularly pay a portion of your income to the service until the	385
debts subject to the agreement are paid off. This portion of your	386
income will be paid by the service to your creditors who are owed	387
debts subject to the agreement. This can be to your advantage	388
because these creditors cannot garnish your wages while you make	389
your payments to the service on time.	390
	391
(Name of Judgment Creditor)	392
	393
(Signature of Judgment Creditor	394
or Judgment Creditor's Attorney)	395
	396
	397
	398
(Address of Judgment Creditor)	399
PAYMENT TO AVOID GARNISHMENT	400
То:	401
(Name of Judgment Creditor)	402
	403
	404
(Address of Judgment Creditor)	405
To avoid the garnishment of personal earnings of which you	406
have given me notice, I enclose \$ to apply toward	407
my indebtedness to you. The amount of the payment was computed as	408
follows:	409
1. Total amount of indebtedness demanded: (1) \$	410
2. Enter the amount of your personal earnings,	411
after deductions required by law, earned by	412
you during the current pay period (that is,	413
the pay period in which this demand is	414

(Print Name and Residence Address of	448
Judgment Debtor)	
(To verify that the amount shown on line (2) is a true	449
statement of your earnings, you must either have your employer	450
certify below that the amount shown on line (2) is a true	451
statement of your earnings or you may submit copies of your pay	452
stubs for the two pay periods immediately prior to your receiving	453
this notice.)	454
I certify that the amount shown on line (2) is a true	455
statement of the judgment debtor's earnings.	456
	457
(Print Name of Employer)	458
	459
(Signature of Employer or Agent)	460
I certify that I have attached copies of my pay stubs for the	461
two pay periods immediately prior to my receiving this notice.	462
	463
(Signature of Judgment Debtor)"	464
(B) If a judgment debtor properly completes a payment to	465
avoid garnishment and returns it with the required funds to the	466
judgment creditor or the judgment creditor's attorney, the	467
judgment creditor or the judgment creditor's attorney who issued	468
the notice of court proceeding to collect debt may not issue	469
another notice of court proceeding to collect debt to the judgment	470
debtor until the expiration date of the judgment debtor's present	471
pay period that is set forth by the judgment debtor and the	472
judgment debtor's employer in the answer to (3)(B) in the payment	473
to avoid garnishment.	474
(C) If an order of garnishment of personal earnings issued	475
pursuant to this chapter has not been paid in full when it ceases	476
to remain in effect because of the operation of division (C)(1) of	477
section 2716.041 of the Revised Code, the garnishee's duties under	478

the order of garnishment are complete with the filing of the final	479
report and answer of the garnishee. The judgment creditor must	480
institute new garnishment proceedings if the judgment creditor	481
wants an additional garnishment.	482
Sec. 2716.03. (A) Subject to the limitation on the	483
commencement of proceedings contained in division (B) of section	484
124.10 of the Revised Code, a proceeding in garnishment of	485
personal earnings may be commenced after a judgment has been	486
obtained by a judgment creditor by the filing of an affidavit in	487
writing made by the judgment creditor or the judgment creditor's	488
attorney setting forth all of the following:	489
(1) The name of the judgment debtor whose personal earnings	490
the judgment creditor seeks to garnish;	491
(2) That the affiant has good reason to believe and does	492
believe that the person, partnership, limited liability company,	493
or corporation named in the affidavit as the garnishee is The name	494
and address of the garnishee who may be an employer of the	495
judgment debtor <u>and</u> who may have personal earnings of the judgment	496
debtor that are not exempt under section 2329.66 of the Revised	497
Code ;	498
(2) What the demand in societies are securities as her marking	
(3) That the demand in writing, as required by section	499
2716.02 of the Revised Code, has been made;	500
(4) That the payment demanded in the notice required by	501
section 2716.02 of the Revised Code has not been made, and a	502
sufficient portion of the payment demanded has not been made to	503
prevent the garnishment of personal earnings as described in	504
section 2716.02 of the Revised Code;	505
(5) That the affiant has no knowledge of any application by	506
the judgment debtor for the appointment of a trustee so as to	507

preclude the garnishment of the judgment debtor's personal

creditors.

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earnings;	509
(6) That the affiant has no knowledge that the debt to which	510
the affidavit pertains is the subject of a debt scheduling	511
agreement of a nature that precludes the garnishment of the	512
personal earnings of the judgment debtor under division (B) of	513
this section.	514
(B) No proceeding in garnishment of personal earnings shall	515
be brought against a judgment debtor for the collection of a debt	516
that is the subject of an agreement for debt scheduling between	517
the judgment debtor and a budget and debt counseling service,	518
unless any payment to be made by the judgment debtor, or by a	519
oudget and debt counseling service to the judgment creditor under	520
the agreement for debt scheduling between the judgment debtor and	521
the budget and debt counseling service, is due and unpaid for more	522
than forty-five days after the date on which the payment became	523
due, or unless the judgment creditor previously was notified by	524
the service that the debt scheduling agreement between the	525
judgment debtor and the service was terminated.	526
(C) Upon a court's issuance of an order of garnishment of	527
personal earnings following a judgment creditor's filing of an	528
affidavit under this section and compliance with section 2716.04	529
of the Revised Code, the garnishee and the judgment debtor shall	530
oe notified of the proceeding in garnishment of personal earnings	531
in accordance with sections 2716.05 and 2716.06 of the Revised	532
Code.	533
(D) As used in this chapter:	534
(1) A "budget and debt counseling service" or "service" means	535
a corporation organized under Chapter 1702. of the Revised Code	536
for the purpose of counseling consumers with respect to their	537
financial obligations and assisting them in dealing with their	538

(2) "Debt scheduling" means counseling and assistance	540
provided to a consumer by a budget and debt counseling service	541
under all of the following circumstances:	542
(a) The counseling and assistance is manifested in an	543
agreement between the consumer and the service under which the	544
consumer regularly pays that portion of the consumer's income to	545
the service that has been determined not to be required for the	546
maintenance of health or the essentials of life.	547
(b) The payments are made to the service until the debts of	548
the consumer that are the subject of the agreement are fully	549
retired.	550
(c) The service has sent written notice, by certified mail,	551
return receipt requested, or by regular mail evidenced by a	552
properly completed and stamped certificate of mailing by regular	553
mail, to the creditors of the consumer that are disclosed by the	554
consumer to the service. The notice shall contain all of the	555
following:	556
(i) A statement of the consumer's intent to participate in	557
debt scheduling;	558
(ii) A summary of the consumer's income, proposed itemized	559
budget, schedule of creditors, and proposed debt retirement plan;	560
(iii) A statement of the particular creditor's duty to	561
respond, in writing, to the service regarding the consumer's	562
participation in debt scheduling within fifteen days after	563
receiving the notice.	564
(d) The debts of the consumer that are the subject of the	565
agreement for debt scheduling are determined as follows:	566
(i) Any debt owed to a creditor that was notified of the	567
consumer's intent to participate is a subject of the agreement if	568
the creditor responds to the service and enters into an agreement	569

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with the service, pursuant to which the creditor agrees not to 570 attempt to collect the debts of the consumer as long as the 571 consumer regularly pays to the service the amount previously 572 agreed upon by the service and the consumer, and no payment to be 573 made by the judgment debtor to the service or by the service to 574 the creditor is due and unpaid for more than forty-five days after 575 the date on which the payment became due, as long as the debt 576 scheduling agreement between the consumer and the service has not 577 been terminated, and as long as the service regularly pays to the 578 creditor a mutually acceptable amount that is either the amount 579 agreed upon by the service and the creditor on the date they 580 entered into their original agreement or an amount agreed upon by 581 both the service and the creditor on a date after the date of the 582 original agreement. 583

(ii) Any debt owed to a creditor that was notified of the 584 consumer's intent to participate is a subject of the agreement if 585 the creditor does not respond to the service and state the 586 creditor's objection, in writing, to the consumer's participation 587 in debt scheduling within fifteen days after receiving notice of 588 the consumer's intention to do so; however, no debt that is 589 subject to a lien or security interest of any type, other than a 590 judgment lien or execution lien, shall be a subject of the 591 agreement unless the creditor specifically assents, in writing, to 592 the debt being a subject of the agreement. The creditor shall be 593 considered to have entered into an agreement of the type described 594 in division (D)(2)(d)(i) of this section, and the amount to be 595 regularly paid by the service to the creditor shall be an amount 596 determined to be reasonable by the service or an amount agreed 597 upon by both the service and the creditor on a date after the 598 expiration of the fifteen-day period. 599

(iii) Any debt owed to a creditor that was not notified of the consumer's intent to participate, or a debt owed to a creditor

that was notified of the consumer's intent to participate and that

responded to the service and stated its objection, in writing, to

the consumer's participation in debt scheduling within fifteen

days after receiving notice of the consumer's intention to do so,

is not a subject of the agreement.

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(e) The service agrees that, if the consumer fails to make a 607 payment under the agreement within forty-five days of its due date 608 or if the agreement is terminated, the service will notify each 609 creditor that is owed a debt that is subject to the agreement of 610 the failure or termination by regular mail within two business 611 days of the failure or termination, and the service provides that 612 notice in accordance with the agreement.

Sec. 2716.05. The garnishee shall be served, in the same 614 manner as a summons is served, with three copies of the order of 615 garnishment of personal earnings and of a written notice that the 616 garnishee answer as provided in division (E) of section 2716.041 617 of the Revised Code, this section, and section 2716.21 of the 618 Revised Code and with the garnishee's fee required by section 619 2716.04 of the Revised Code. The garnishee also shall be served, 620 at that time, with two copies of the notice to the judgment debtor 621 form and of the request for hearing form described in section 622 2716.06 of the Revised Code, one copy of the interim report and 623 answer form described in section 2716.07 of the Revised Code, one 624 copy of the employer guide to processing continuous orders of 625 garnishment, and one copy of the final report and answer form 626 described in section 2716.08 of the Revised Code. 627

A court of common pleas or municipal or county court that 628 issues an order of garnishment of personal earnings has 629 jurisdiction to serve process pursuant to this section upon a 630 garnishee who does not reside within the territorial jurisdiction 631 of the court. If the garnishee does not reside within the 632

and that some of that money may not be exempt from garnishment

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under the laws of the State of Ohio or the laws of the United	663
States.	664
You are therefore ordered to complete the "ANSWER OF EMPLOYER	665
(GARNISHEE)" in section B of this form. Return one completed and	666
signed copy of this form to the clerk of this court within five	667
(5) business days after you receive this order of garnishment.	668
Deliver one completed and signed copy of this form and the	669
accompanying documents entitled "NOTICE TO THE JUDGMENT DEBTOR"	670
and "REQUEST FOR HEARING" to the judgment debtor. Keep the other	671
completed and signed copy of this form for your files.	672
(The total probable amount now due on this judgment is	673
\$ The total probable amount now due includes	674
the unpaid portion of the judgment in favor of the judgment	675
creditor, which is \$; interest on that judgment and, if	676
applicable, prejudgment interest relative to that judgment at the	677
rate of% per annum payable until that judgment is satisfied	678
in full; and court costs in the amount of \$)	679
This order of garnishment of personal earnings is a	680
continuous order that generally requires you to withhold a	681
specified amount, calculated each pay period at the statutory	682
percentage, of the judgment debtor's personal disposable earnings	683
during each pay period, as determined in accordance with the	684
"INTERIM REPORT AND ANSWER OF GARNISHEE," from the judgment	685
debtor's personal disposable earnings during each pay period of	686
the judgment debtor commencing with the first full pay period	687
beginning after you receive the order until the judgment in favor	688
of the judgment creditor and the associated court costs, judgment	689
interest, and, if applicable, prejudgment interest awarded to the	690

judgment creditor as described above have been paid in full. You

generally must pay that specified amount, calculated each pay

period at the statutory percentage, to the clerk of this court

within thirty (30) days after the end of each pay period of the

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judgment debtor and must include with that specified amount	695
calculated each pay period at the statutory percentage an "INTERIM	696
REPORT AND ANSWER OF GARNISHEE" substantially in the form set	697
forth in section 2716.07 of the Ohio Revised Code. A copy of the	698
"INTERIM REPORT AND ANSWER OF GARNISHEE" is attached to this order	699
of garnishment of personal earnings, and you may photocopy it to	700
use each time you pay the specified amount to the clerk of this	701
court. You are permitted to deduct a processing fee of up to three	702
dollars from the judgment debtor's personal disposable earnings	703
for any pay period of the judgment debtor that an amount was	704
withheld for that order (the processing fee is not a part of the	705
court costs). You are not required to file with the court the	706
"INTERIM REPORT AND ANSWER OF GARNISHEE" for any pay period of the	707
judgment debtor for which an amount from the judgment debtor's	708
personal disposable earnings during that pay period was not	709
withheld for that order.	710

This order of garnishment of personal earnings generally will remain in effect until one of the following occurs:

- (1) The total probable amount due on the judgment as

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 described above is paid in full as a result of your withholding of
 the specified amount, calculated each pay period at the statutory
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 percentage, from the judgment debtor's personal disposable
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 earnings during each pay period of the judgment debtor that
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 commenced with the first full pay period beginning after you
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 received the order.
- (2) The judgment creditor or the judgment creditor's attorney
 files with this court a written notice that the total probable
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 amount due on the judgment as described above has been satisfied
 722
 or the judgment creditor or the judgment creditor's attorney files
 723
 a written request to terminate this order of garnishment and
 724
 release you from the mandate of this order of garnishment.
 725
 - (3) A municipal or county court appoints a trustee for the

757

judgment debtor and issues to you an order that stays this order	727
of garnishment of personal earnings.	728
(4) A federal bankruptcy court issues to you an order that	729
stays this order of garnishment of personal earnings.	730
(5) A municipal or county court or a court of common pleas	731
issues to you another order of garnishment of personal earnings	732
that relates to the judgment debtor and a different judgment	733
creditor, and Ohio or federal law provides the other order with a	734
higher priority than this order.	735
(6) A municipal or county court or a court of common pleas	736
issues to you another order of garnishment of personal earnings	737
that relates to the judgment debtor and a different judgment	738
creditor and that does not have a higher priority than this order.	739
(7) The judgment creditor or the judgment creditor's attorney	740
files with this court a written request to terminate and release	741
the order of garnishment, and as a result, the order of	742
garnishment will cease to remain in effect.	743
Under any of the circumstances listed above, you are required	744
to file with this court a "FINAL REPORT AND ANSWER OF GARNISHEE"	745
substantially in the form set forth in section 2716.08 of the Ohio	746
Revised Code. A copy of the "FINAL REPORT AND ANSWER OF GARNISHEE"	747
is attached to this order of garnishment of personal earnings.	748
Under the circumstances listed in (5) and (6) above, you must	749
cease processing this order of garnishment after the expiration of	750
the full pay period within which the one hundred eighty-second	751
(182) day after you began processing it falls.	752
Special stacking, priority of payment, and manner of payment	753
rules apply when a garnishee receives multiple orders of	754
garnishment with respect to the same judgment debtor. These rules	755

are set forth in section 2716.041 of the Ohio Revised Code. An

employer guide to processing continuous orders of garnishment is

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required time period or holding one or	821
more of those orders for processing	822
for a statutorily required period in	823
the sequence of their receipt by you?	824
If the answer to this question is	825
"Yes," give the name of the court	826
that issued each of those previously	827
received orders, the associated case	828
numbers, the date upon which you	829
received each of those orders, and	830
the balance due to the relevant	831
judgment creditor under each of	832
those orders. List first the previously	833
received order(s) that you are	834
currently processing, and list each	835
of the other previously received orders	836
in the sequence that you are required	837
to process them. 3(C)	838
	839
	840
	841
I certify that the statements above are true.	842
	843
(Print Name of Employer)	844
	845
(Print Name and Title of	846
Person Who Completed Form on	847
behalf of the Employer)	848
Signed	849
(Signature of Employer or Employer's Agent)	850
Dated this day of	851
Section A of the form described in this section shall be	852

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completed before service. Section B of the form shall be completed	853
by the garnishee, and the garnishee shall file one completed and	854
signed copy of the form with the clerk of the court as the	855
garnishee's answer. The garnishee may keep one completed and	856
signed copy of the form and shall deliver the other completed and	857
signed copy of the form to the judgment debtor not later than the	858
time that the garnishee otherwise would pay the judgment debtor	859
the personal earnings that the garnishee instead is paying to the	860
court. The garnishee also shall deliver at that time the two	861
copies of the notice to the judgment debtor form and of the	862
request for hearing form described in section 2716.06 of the	863
Revised Code that were served on the garnishee.	864

No employer shall discharge an employee solely because of the 865 successful garnishment of the employee's personal earnings by only one judgment creditor in any twelve-month period. 867

If several affidavits seeking orders of garnishment of 868 personal earnings are filed against the same judgment debtor in 869 accordance with section 2716.03 of the Revised Code, the court 870 involved shall issue the requested orders in the same order in 871 which the clerk received the associated affidavits.

The garnishee also shall be served with a copy of the 873 employer guide to processing continuous orders of garnishment at 874 the same time that the forms as provided in this section are 875 served upon the garnishee. 876

- Sec. 2716.11. A proceeding for garnishment of property, other than personal earnings, may be commenced after a judgment has been obtained by a judgment creditor by the filing of an affidavit in writing made by the judgment creditor or the judgment creditor's 880 attorney setting forth all of the following:
- (A) The name of the judgment debtor whose property, other 882 than personal earnings, the judgment creditor seeks to garnish; 883

(B) That the affiant has a reasonable basis to believe that	884
the person named in the affidavit as the garnishee may have	885
property, other than personal earnings, of the judgment debtor	886
that is not exempt under the law of this state or the United	887
States;	888
$\frac{\text{(C)}}{\text{A}}$ A description of the property:	889
(C) The name and address of the garnishee who may have in the	890
garnishee's hands or control money, property, or credits, other	891
than personal earnings, of the judgment debtor.	892
Sec. 2716.13. (A) Upon the filing of a proceeding in	893
garnishment of property, other than personal earnings, under	894
section 2716.11 of the Revised Code, the court shall cause the	895
matter to be set for hearing within twelve days after that filing.	896
(B) Upon the scheduling of a hearing relative to a proceeding	897
in garnishment of property, other than personal earnings, under	898
division (A) of this section, the clerk of the court immediately	899
shall issue to the garnishee three copies of the order of	900
garnishment of property, other than personal earnings, and of a	901
written notice that the garnishee answer as provided in section	902
2716.21 of the Revised Code and the garnishee's fee required by	903
section 2716.12 of the Revised Code. The copies of the order and	904
of the notice shall be served upon the garnishee in the same	905
manner as a summons is served and the clerk shall also mail a copy	906
of the order and notice of garnishment to the garnishee by	907
ordinary or regular mail service. The copies of the order and of	908
the notice shall not be served later than seven days prior to the	909
date on which the hearing is scheduled. The order shall bind the	910
property in excess of four hundred dollars, other than personal	911
earnings, of the judgment debtor in the possession of the	912
garnishee at the time of service. Any garnishee that garnishes the	913

property, other than personal earnings, of a judgment debtor in

the amount determined in a	ccordance with t	he "ANSWER OF GARNISHEE"	945
by the following date on wh	nich a hearing i	s tentatively scheduled	946
relative to this order of	garnishment:	Deliver one	947
completed and signed copy of	of this form to	the judgment debtor	948
prior to that date. Keep th	ne other complet	ed and signed copy of	949
this form for your files.			950
The total probable amo	ount now due on	this judgment is	951
\$ The total proba	able amount now	due includes the unpaid	952
portion of the judgment in	favor of the ju	adgment creditor, which	953
is \$; interest on	n that judgment	and, if applicable,	954
prejudgment interest relat:	ive to that judg	gment at the rate of	955
% per annum payable un	ntil that judgme	ent is satisfied in full;	956
and court costs in the amou	unt of \$		957
You also are ordered	to hold safely a	anything of value that	958
belongs to the judgment del	otor and that ha	as to be paid to the	959
court, as determined under	the "ANSWER OF	GARNISHEE" in section	960
(B) of this form, but that	is of such a na	ature that it cannot be	961
so delivered, until further	r order of the o	court.	962
Witness my hand and th	ne seal of this	court this	963
day of,			964
			965
		Judge	966
SECTION H	B. ANSWER OF GAR	NISHEE	967
Now comes	the ga	arnishee, who says:	968
1. That the garnishee	has more than	3400 in money, property,	969
or credits, other than pers	sonal earnings,	of the judgment debtor	970
under the garnishee's conti	rol and in the g	garnishee's possession.	971
			972
yes	no	if yes, amount <u>over</u>	973
		<u>\$400</u>	

2. That property is described as:

3. If the answer to line 1 is "yes" and the amount is less	975
than the probable amount now due on the judgment, as indicated in	976
section (A) of this form, sign and return this form and pay the	977
amount of line 1 to the clerk of this court.	978
4. If the answer to line 1 is "yes" and the amount is greater	979
than that probable amount now due on the judgment, as indicated in	980
section (A) of this form, sign and return this form and pay that	981
probable amount now due to the clerk of this court.	982
5. If the answer to line 1 is "yes" but the money, property,	983
or credits are of such a nature that they cannot be delivered to	984
the clerk of the court, indicate that by placing an "X" in this	985
space: Do not dispose of that money, property, or credits	986
or give them to anyone else until further order of the court.	987
6. If the answer to line 1 is "no," sign and return this form	988
to the clerk of this court.	989
I certify that the statements above are true.	990
	991
(Print Name of Garnishee)	992
	993
(Print Name and Title of	994
Person Who Completed Form)	995
Signed	996
(Signature of Person Completing Form)	997
Dated this day of	998
Section A of the form described in this division shall be	999
completed before service. Section B of the form shall be completed	1000
by the garnishee, and the garnishee shall file one completed and	1001
signed copy of the form with the clerk of the court as the	1002
garnishee's answer. The garnishee may keep one completed and	1003
signed copy of the form and shall deliver the other completed and	1004
signed copy of the form to the judgment debtor.	1005

If several affidavits seeking orders of garnishment of	1006
property, other than personal earnings, are filed against the same	1007
judgment debtor in accordance with section 2716.11 of the Revised	1008
Code, the court involved shall issue the requested orders in the	1009
same order in which the clerk received the associated affidavits.	1010
(C)(1) At the time of the filing of a proceeding in	1011
garnishment of property, other than personal earnings, under	1012
section 2716.11 of the Revised Code, the judgment creditor also	1013
shall file with the clerk of the court a praecipe instructing the	1014
clerk to issue to the judgment debtor a notice to the judgment	1015
debtor form and a request for hearing form. Upon receipt of the	1016
praecipe and the scheduling of a hearing relative to an action in	1017
garnishment of property, other than personal earnings, under	1018
division (A) of this section, the clerk of the court immediately	1019
shall serve upon the judgment debtor, in accordance with division	1020
(D) of this section, two copies of the notice to the judgment	1021
debtor form and of the request for hearing form. The copies of the	1022
notice to the judgment debtor form and of the request for hearing	1023
form shall not be served later than seven days prior to the date	1024
on which the hearing is scheduled.	1025
(a) The notice to the judgment debtor that must be served	1026
upon the judgment debtor shall be in substantially the following	1027
form:	1028
"(Name and Address of the Court)	1029
(Case Caption) Case No	1030
NOTICE TO THE JUDGMENT DEBTOR	1031
You are hereby notified that this court has issued an order	1032
in the above case in favor of (name and address of judgment	1033
creditor), the judgment creditor in this proceeding, directing	1034
that some of your money in excess of four hundred dollars,	1035
property, or credits, other than personal earnings, that now may	1036
be in the possession of (name and address of garnishee), the	1037

garnishee in this proceeding, be used to satisfy your debt to the	1038
judgment creditor. This order was issued on the basis of the	1039
judgment creditor's judgment against you that was obtained in	1040
(name of court) in (case number) on (date). Upon your receipt of	1041
this notice, you are prohibited from removing or attempting to	1042
remove the money, property, or credits until expressly permitted	1043
by the court. Any violation of this prohibition subjects you to	1044
punishment for contempt of court.	1045
The law of Ohio and the United States provides that certain	1046
benefit payments cannot be taken from you to pay a debt. Typical	1047
among the benefits that cannot be attached or executed upon by a	1048
creditor are the following:	1049
(1) Workers' compensation benefits;	1050
(2) Unemployment compensation payments;	1051
(3) Cash assistance payments under the Ohio works first	1052
program;	1053
(4) Benefits and services under the prevention, retention,	1054
and contingency program;	1055
(5) Disability financial assistance administered by the Ohio	1056
department of job and family services;	1057
(6) Social security benefits;	1058
(7) Supplemental security income (S.S.I.);	1059
(8) Veteran's benefits;	1060
(9) Black lung benefits;	1061
(10) Certain pensions.	1062
There may be other benefits not included in the above list	1063
that apply in your case.	1064
If you dispute the judgment creditor's right to garnish your	1065

property and believe that the judgment creditor should not be

given your money, property, or credits, other than personal	1067
earnings, now in the possession of the garnishee because they are	1068
exempt or if you feel that this order is improper for any other	1069
reason, you may request a hearing before this court by disputing	1070
the claim in the request for hearing form, appearing below, or in	1071
a substantially similar form, and delivering the request for	1072
hearing to this court at the above address, at the office of the	1073
clerk of this court no later than the end of the fifth business	1074
day after you receive this notice. You may state your reasons for	1075
disputing the judgment creditor's right to garnish your property	1076
in the space provided on the form; however, you are not required	1077
to do so. If you do state your reasons for disputing the judgment	1078
creditor's right, you are not prohibited from stating any other	1079
reason at the hearing. If you do not state your reasons, it will	1080
not be held against you by the court, and you can state your	1081
reasons at the hearing. NO OBJECTIONS TO THE JUDGMENT ITSELF WILL	1082
BE HEARD OR CONSIDERED AT THE HEARING. If you request a hearing,	1083
the hearing will be limited to a consideration of the amount of	1084
your money, property, or credits, other than personal earnings, in	1085
the possession or control of the garnishee, if any, that can be	1086
used to satisfy all or part of the judgment you owe to the	1087
judgment creditor.	1088

If you request a hearing by delivering your request for 1089 hearing no later than the end of the fifth business day after you 1090 receive this notice, it will be conducted in courtroom 1091 (address of court), at m. on, 1092 You may request the court to conduct the hearing before 1093 this date by indicating your request in the space provided on the 1094 form; the court then will send you notice of any change in the 1095 date, time, or place of the hearing. If you do not request a 1096 hearing by delivering your request for a hearing no later than the 1097 end of the fifth business day after you receive this notice, some 1098 of your money, property, or credits, other than personal earnings, 1099

1128

1129

(Optional)

I UNDERSTAND THAT NO OBJECTIONS TO THE JUDGMENT ITSELF WILL	1130
BE HEARD OR CONSIDERED AT THE HEARING.	1131
	1132
(Name of Judgment Debtor)	1133
	1134
(Signature)	1135
	1136
(Date)	1137
WARNING: IF YOU DO NOT DELIVER THIS REQUEST FOR HEARING OR A	1138
REQUEST IN A SUBSTANTIALLY SIMILAR FORM TO THE OFFICE OF THE CLERK	1139
OF THIS COURT WITHIN FIVE (5) BUSINESS DAYS OF YOUR RECEIPT OF IT,	1140
YOU WAIVE YOUR RIGHT TO A HEARING AND SOME OF YOUR MONEY,	1141
PROPERTY, OR CREDITS, OTHER THAN PERSONAL EARNINGS, NOW IN THE	1142
POSSESSION OF (GARNISHEE'S NAME) WILL BE PAID TO (JUDGMENT	1143
CREDITOR'S NAME) TO SATISFY SOME OF YOUR DEBT TO (JUDGMENT	1144
CREDITOR'S NAME)."	1145
(2) The judgment debtor may receive a hearing in accordance	1146
with this division by delivering a written request for hearing to	1147
the court within five business days after receipt of the notice	1148
provided pursuant to division (C)(1) of this section. The request	1149
may set forth the judgment debtor's reasons for disputing the	1150
judgment creditor's right to garnish the money, property, or	1151
credits, other than personal earnings; however, neither the	1152
judgment debtor's inclusion of nor failure to include those	1153
reasons upon the request constitutes a waiver of any defense of	1154
the judgment debtor or affects the judgment debtor's right to	1155
produce evidence at the hearing. If the request is made by the	1156
judgment debtor within the prescribed time, the hearing shall be	1157
limited to a consideration of the amount of money, property, or	1158
	1130
credits, other than personal earnings, of the judgment debtor in	1159
credits, other than personal earnings, of the judgment debtor in the hands of the garnishee, if any, that can be used to satisfy	

judgment creditor. If a request for a hearing is not received by
the court within the prescribed time, the hearing scheduled
1163
pursuant to division (A) of this section shall be canceled unless
the court grants the judgment debtor a continuance in accordance
1165
with division (C)(3) of this section.
1166

- (3) If the judgment debtor does not request a hearing in the 1167 action within the prescribed time pursuant to division (C)(2) of 1168 this section, the court nevertheless may grant a continuance of 1169 the scheduled hearing if the judgment debtor, prior to the time at 1170 which the hearing was scheduled, as indicated on the notice to the 1171 judgment debtor required by division (C)(1) of this section, 1172 establishes a reasonable justification for failure to request the 1173 hearing within the prescribed time. If the court grants a 1174 continuance of the hearing, it shall cause the matter to be set 1175 for hearing as soon as practicable thereafter. The continued 1176 hearing shall be conducted in accordance with division (C)(2) of 1177 this section. 1178
- (4) The court may conduct the hearing on the matter prior to 1179 the time at which the hearing was scheduled, as indicated on the 1180 notice to the judgment debtor required by division (C)(1) of this 1181 section, upon the request of the judgment debtor. The parties 1182 shall be sent notice, by the clerk of the court, by regular mail, 1183 of any change in the date, time, or place of the hearing. 1184
- (5) If the scheduled hearing is canceled and no continuance 1185 is granted, the court shall issue an order to the garnishee to pay 1186 all or some of the money, property, or credits, other than 1187 personal earnings, of the judgment debtor in the possession of the 1188 garnishee at the time of service of the notice and order into 1189 court if they have not already been paid to the court. This order 1190 shall be based on the answer of the garnishee filed pursuant to 1191 this section. If the scheduled hearing is conducted or if it is 1192 continued and conducted, the court shall determine at the hearing 1193

the amount of the money, property, or credits, other than personal	1194
earnings, of the judgment debtor in the possession of the	1195
garnishee at the time of service of the notice and order, if any,	1196
that can be used to satisfy all or part of the debt owed by the	1197
judgment debtor to the judgment creditor, and issue an order,	1198
accordingly, to the garnishee to pay that amount into court if it	1199
has not already been paid to the court.	1200

1201 (D) The notice to the judgment debtor form and the request for hearing form described in division (C) of this section shall 1202 be sent by the clerk by ordinary or regular mail service unless 1203 the judgment creditor requests that service be made in accordance 1204 with the Rules of Civil Procedure, in which case the forms shall 1205 be served in accordance with the Rules of Civil Procedure. Any 1206 court of common pleas that issues an order of garnishment of 1207 property, other than personal earnings, under this section has 1208 jurisdiction to serve process pursuant to this section upon a 1209 garnishee who does not reside within the jurisdiction of the 1210 court. Any county court or municipal court that issues an order of 1211 garnishment of property, other than personal earnings, under this 1212 section has jurisdiction to serve process pursuant to this section 1213 upon a garnishee who does not reside within the jurisdiction of 1214 the court. 1215

Sec. 3923.19. The portion of any benefits (A) Benefits under 1216 all policies of sickness and accident insurance as does not exceed 1217 six hundred dollars for each month during any period of disability 1218 covered by the policies, is are not liable to attachment or other 1219 process, or to be taken, appropriated, or applied by any legal or 1220 equitable process or by operation of law, either before or after 1221 payment of the benefits, to pay any liabilities of the person 1222 insured under any such policy. This exemption does not apply if an 1223 action is brought to recover for necessaries contracted for during 1224 the period of disability, and if the complaint contains a 1225

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